	NO	
THE STATE OF TEXAS	<b>§</b>	IN THE
v.	<b>§</b> §	DISTRICT COURT OF
	<b>§</b> <b>§</b>	TRAVIS COUNTY, TEXAS
MOTION TO	O MODIFY BON	D AND RESET CASE
TO THE HONORABLE JUDGE C	F SAID COURT	
COMES NOW the State of	Texas, by and thro	ugh Margaret A. Moore, District Attorney,
Travis County, Texas, and moves the	ne court to MODIF	Y BOND granted the Defendant in the
above-entitled and numbered cause	s and in support of	this motion shows:
	I.	
The Defendant is charged w	vith Driving While	Intoxicated in this cause. The Defendant was
arrested for Driving While Intoxica	ted on	, 20 Defendant was released on
bond on, 20	0	
	II.	
Defendant has applied for p	articipation in the I	District Attorney's DWI Pretrial Diversion
(F-DWI) Program. After evaluation	and assessment, th	e Defendant has been approved to participate
in the F-DWI program and has agre	ed to comply with	all of the conditions required to successfully
complete the program.		
	III.	

WHEREFORE, the State respectfully requests that the Defendant's bond be MODIFIED to add as a condition of the bond that the Defendant comply with each and every condition required to successfully complete the F-DWI program. Additionally, the State respectfully requests that this case be reset for a date no less than 12 months from the date of the signing of the attached order.

Respectfully submitted,

MARGARET MOORE District Attorney

Craig J. Moore Assistant District Attorney State Bar Number 24046467

NO		
THE STATE OF TEXAS	§	IN THE
V.	§ 8	DISTRICT COURT OF
V.	<b>§</b> <b>§</b>	DISTRICT COURT OF
	§	TRAVIS COUNTY, TEXAS
_	RDER MODIFY IPOSING BON	ING BOND D CONDITIONS
This day came on to be heard before	re me the State's l	MOTION TO MODIFY BOND AND RESET
CASE. The State having demonstrat	ed sufficient facts	which necessitate said bond modification, it
is therefore ordered that the Defenda	nt's bond in the a	bove numbered cause is MODIFIED and the
Court orders that as a condition of an	ny further bond gr	anted the defendant, that the defendant
comply with all of the conditions rec	quired to successf	ally complete the District Attorney's felony
DWI Pretrial Diversion (F-DWI) pro	ogram.	
It is further ordered that this case	be reset for a dat	e no less than twelve months from the date
of the signing of this order.		
Signed this d	ay of	, 20
		JUDGE PRESIDING